

1 AMENDMENT TO HOUSE BILL 576

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 576 by replacing  
3 the title with the following:

4 "AN ACT in relation to police officers."; and

5 by replacing everything after the enacting clause with the  
6 following:

7 "Section 5. If and only if Senate Bill 472 of the 93rd  
8 General Assembly becomes law by the override of the  
9 Governor's amendatory veto, the Illinois Police Training Act  
10 is amended by changing Section 6.1 as follows:

11 (50 ILCS 705/6.1)

12 Sec. 6.1. Decertification of full-time and part-time  
13 police officers.

14 (a) The Board must review police officer conduct and  
15 records to ensure that no police officer is certified or  
16 provided a valid waiver if that police officer has been  
17 convicted of a felony offense under the laws of this State or  
18 any other state which if committed in this State would be  
19 punishable as a felony. The Board must also ensure that no  
20 police officer is certified or provided a valid waiver if  
21 that police officer has been convicted on or after the

1 effective date of this amendatory Act of 1999 of any  
2 misdemeanor specified in this Section or if committed in any  
3 other state would be an offense similar to Section 11-6,  
4 11-9.1, 11-14, 11-17, 11-19, 12-2, 12-15, 16-1, 17-1, 17-2,  
5 28-3, 29-1, 31-1, 31-6, 31-7, 32-4a, or 32-7 of the Criminal  
6 Code of 1961 or to Section 5 or 5.2 of the Cannabis Control  
7 Act. The Board must appoint investigators to enforce the  
8 duties conferred upon the Board by this Act.

9 (b) It is the responsibility of the sheriff or the chief  
10 executive officer of every local law enforcement agency or  
11 department within this State to report to the Board any  
12 arrest or conviction of any officer for an offense identified  
13 in this Section.

14 (c) It is the duty and responsibility of every full-time  
15 and part-time police officer in this State to report to the  
16 Board within 30 days, and the officer's sheriff or chief  
17 executive officer, of his or her arrest or conviction for an  
18 offense identified in this Section. Any full-time or  
19 part-time police officer who knowingly makes, submits, causes  
20 to be submitted, or files a false or untruthful report to the  
21 Board must have his or her certificate or waiver immediately  
22 decertified or revoked.

23 (d) Any person, or a local or State agency, or the Board  
24 is immune from liability for submitting, disclosing, or  
25 releasing information of arrests or convictions in this  
26 Section as long as the information is submitted, disclosed,  
27 or released in good faith and without malice. The Board has  
28 qualified immunity for the release of the information.

29 (e) Any full-time or part-time police officer with a  
30 certificate or waiver issued by the Board who is convicted of  
31 any offense described in this Section immediately becomes  
32 decertified or no longer has a valid waiver. The  
33 decertification and invalidity of waivers occurs as a matter  
34 of law. Failure of a convicted person to report to the Board

1 his or her conviction as described in this Section or any  
2 continued law enforcement practice after receiving a  
3 conviction is a Class 4 felony.

4 (f) The Board's investigators are peace officers and  
5 have all the powers possessed by policemen in cities and by  
6 sheriff's, provided that the investigators may exercise those  
7 powers anywhere in the State, only after contact and  
8 cooperation with the appropriate local law enforcement  
9 authorities.

10 (g) The Board must request and receive information and  
11 assistance from any federal, state, or local governmental  
12 agency as part of the authorized criminal background  
13 investigation. The Department of State Police must process,  
14 retain, and additionally provide and disseminate information  
15 to the Board concerning criminal charges, arrests,  
16 convictions, and their disposition, that have been filed  
17 before, on, or after the effective date of this amendatory  
18 Act of the 91st General Assembly against a basic academy  
19 applicant, law enforcement applicant, or law enforcement  
20 officer whose fingerprint identification cards are on file or  
21 maintained by the Department of State Police. The Federal  
22 Bureau of Investigation must provide the Board any criminal  
23 history record information contained in its files pertaining  
24 to law enforcement officers or any applicant to a Board  
25 certified basic law enforcement academy as described in this  
26 Act based on fingerprint identification. The Board must make  
27 payment of fees to the Department of State Police for each  
28 fingerprint card submission in conformance with the  
29 requirements of paragraph 22 of Section 55a of the Civil  
30 Administrative Code of Illinois.

31 (h) A police officer who has been certified or granted a  
32 valid waiver may also be decertified or have his or her  
33 waiver revoked upon a determination by the Illinois Labor  
34 Relations Board State Panel that he or she, while under oath,

1 has knowingly and willfully made false statements as to a  
2 material fact going to an element of the offense of murder.  
3 If an appeal is filed, the determination shall be stayed.

4 (1) In the case of an acquittal on a charge of  
5 murder, a verified complaint may be filed:

6 (A) by the defendant; or

7 (B) by a police officer with personal  
8 knowledge of perjured testimony.

9 The complaint must allege that a police officer, while under  
10 oath, knowingly and willfully made false statements as to a  
11 material fact going to an element of the offense of murder.  
12 The verified complaint must be filed with the Executive  
13 Director of the Illinois Law Enforcement Training Standards  
14 Board within 2 years of the judgment of acquittal.

15 (2) Within 30 days, the Executive Director of the  
16 Illinois Law Enforcement Training Standards Board shall  
17 review the verified complaint and determine whether the  
18 verified complaint is frivolous and without merit, or  
19 whether further investigation is warranted. The Illinois  
20 Law Enforcement Training Standards Board shall notify the  
21 officer and the Executive Director of the Illinois Labor  
22 Relations Board State Panel of the filing of the  
23 complaint and any action taken thereon. If the Executive  
24 Director of the Illinois Law Enforcement Training  
25 Standards Board determines that the verified complaint is  
26 frivolous and without merit, it shall be dismissed. The  
27 Executive Director of the Illinois Law Enforcement  
28 Training Standards Board has sole discretion to make this  
29 determination and this decision is not subject to appeal.

30 (i) If the Executive Director of the Illinois Law  
31 Enforcement Training Standards Board determines that the  
32 verified complaint warrants further investigation, he or she  
33 shall refer the matter to a task force of investigators  
34 created for this purpose. This task force shall consist of 8

1 sworn police officers: 2 from the Illinois State Police, 2  
2 from the City of Chicago Police Department, 2 from county  
3 police departments, and 2 from municipal police departments.  
4 These investigators shall have a minimum of 5 years of  
5 experience in conducting criminal investigations. The  
6 investigators shall be appointed by the Executive Director of  
7 the Illinois Law Enforcement Training Standards Board. Any  
8 officer or officers acting in this capacity pursuant to this  
9 statutory provision will have statewide police authority  
10 while acting in this investigative capacity. Their salaries  
11 and expenses for the time spent conducting investigations  
12 under this paragraph shall be reimbursed by the Illinois Law  
13 Enforcement Training Standards Board.

14 (j) Once the Executive Director of the Illinois Law  
15 Enforcement Training Standards Board has determined that an  
16 investigation is warranted, the verified complaint shall be  
17 assigned to an investigator or investigators. The  
18 investigator or investigators shall conduct an investigation  
19 of the verified complaint and shall write a report of his or  
20 her findings. This report shall be submitted to the Executive  
21 Director of the Illinois Labor Relations Board State Panel.

22 Within 30 days, the Executive Director of the Illinois  
23 Labor Relations Board State Panel shall review the  
24 investigative report and determine whether sufficient  
25 evidence exists to conduct an evidentiary hearing on the  
26 verified complaint. If the Executive Director of the Illinois  
27 Labor Relations Board State Panel determines upon his or her  
28 review of the investigatory report that a hearing should not  
29 be conducted, the complaint shall be dismissed. This decision  
30 is in the Executive Director's sole discretion, and this  
31 dismissal may not be appealed.

32 If the Executive Director of the Illinois Labor Relations  
33 Board State Panel determines that there is sufficient  
34 evidence to warrant a hearing, a hearing shall be ordered on

1 the verified complaint, to be conducted by an administrative  
2 law judge employed by the Illinois Labor Relations Board  
3 State Panel. The Executive Director of the Illinois Labor  
4 Relations Board State Panel shall inform the Executive  
5 Director of the Illinois Law Enforcement Training Standards  
6 Board and the person who filed the complaint of either the  
7 dismissal of the complaint or the issuance of the complaint  
8 for hearing. The Executive Director shall assign the  
9 complaint to the administrative law judge within 30 days of  
10 the decision granting a hearing.

11 (k) In the case of a finding of guilt on the offense of  
12 murder, if a new trial is granted on direct appeal, or a  
13 state post-conviction evidentiary hearing is ordered, based  
14 on a claim that a police officer, under oath, knowingly and  
15 willfully made false statements as to a material fact going  
16 to an element of the offense of murder, the Illinois Labor  
17 Relations Board State Panel shall hold a hearing to determine  
18 whether the officer should be decertified if an interested  
19 party requests such a hearing within 2 years of the court's  
20 decision. The complaint shall be assigned to an  
21 administrative law judge within 30 days so that a hearing can  
22 be scheduled.

23 At the hearing, the accused officer shall be afforded the  
24 opportunity to:

25 (1) Be represented by counsel of his or her own  
26 choosing;

27 (2) Be heard in his or her own defense;

28 (3) Produce evidence in his or her defense;

29 (4) Request that the Illinois Labor Relations Board  
30 State Panel compel the attendance of witnesses and  
31 production of related documents including but not limited  
32 to court documents and records.

33 Once a case has been set for hearing, the verified  
34 complaint shall be referred to the Department of Professional

1 Regulation. That office shall prosecute the verified  
2 complaint at the hearing before the administrative law judge.  
3 The Department of Professional Regulation shall have the  
4 opportunity to produce evidence to support the verified  
5 complaint and to request the Illinois Labor Relations Board  
6 State Panel to compel the attendance of witnesses and the  
7 production of related documents, including, but not limited  
8 to, court documents and records. The Illinois Labor Relations  
9 Board State Panel shall have the power to issue subpoenas  
10 requiring the attendance of and testimony of witnesses and  
11 the production of related documents including, but not  
12 limited to, court documents and records and shall have the  
13 power to administer oaths.

14 The administrative law judge shall have the  
15 responsibility of receiving into evidence relevant testimony  
16 and documents, including court records, to support or  
17 disprove the allegations made by the person filing the  
18 verified complaint and, at the close of the case, hear  
19 arguments. If the administrative law judge finds that there  
20 is not clear and convincing evidence to support the verified  
21 complaint that the police officer has, while under oath,  
22 knowingly and willfully made false statements as to a  
23 material fact going to an element of the offense of murder,  
24 the administrative law judge shall make a written  
25 recommendation of dismissal to the Illinois Labor Relations  
26 Board State Panel. If the administrative law judge finds that  
27 there is clear and convincing evidence that the police  
28 officer has, while under oath, knowingly and willfully made  
29 false statements as to a material fact that goes to an  
30 element of the offense of murder, the administrative law  
31 judge shall make a written recommendation so concluding to  
32 the Illinois Labor Relations Board State Panel. The hearings  
33 shall be transcribed. The Executive Director of the Illinois  
34 Law Enforcement Training Standards Board shall be informed of

1 the administrative law judge's recommended findings and  
2 decision and the Illinois Labor Relations Board State Panel's  
3 subsequent review of the recommendation.

4 (l) An officer named in any complaint filed pursuant to  
5 this Act shall be indemnified for his or her reasonable  
6 attorney's fees and costs by his or her employer. These fees  
7 shall be paid in a regular and timely manner. The State, upon  
8 application by the public employer, shall reimburse the  
9 public employer for the accused officer's reasonable  
10 attorney's fees and costs. At no time and under no  
11 circumstances will the accused officer be required to pay his  
12 or her own reasonable attorney's fees or costs.

13 (m) The accused officer shall not be placed on unpaid  
14 status because of the filing or processing of the verified  
15 complaint until there is a final non-appealable order  
16 sustaining his or her guilt and his or her certification is  
17 revoked. Nothing in this Act, however, restricts the public  
18 employer from pursuing discipline against the officer in the  
19 normal course and under procedures then in place.

20 (n) The Illinois Labor Relations Board State Panel shall  
21 review the administrative law judge's recommended decision  
22 and order and determine by a majority vote whether or not  
23 there was clear and convincing evidence that the accused  
24 officer, while under oath, knowingly and willfully made false  
25 statements as to a material fact going to the offense of  
26 murder. Within 30 days of service of the administrative law  
27 judge's recommended decision and order, the parties may file  
28 exceptions to the recommended decision and order and briefs  
29 in support of their exceptions with the Illinois Labor  
30 Relations Board State Panel. The parties may file responses  
31 to the exceptions and briefs in support of the responses no  
32 later than 15 days after the service of the exceptions. If  
33 exceptions are filed by any of the parties, the Illinois  
34 Labor Relations Board State Panel shall review the matter and

1 make a finding to uphold, vacate, or modify the recommended  
2 decision and order. If the Illinois Labor Relations Board  
3 State Panel concludes that there is clear and convincing  
4 evidence that the accused officer, while under oath,  
5 knowingly and willfully made false statements as to a  
6 material fact going to an element of the offense murder, the  
7 Illinois Labor Relations Board State Panel shall inform the  
8 Illinois Law Enforcement Training Standards Board and the  
9 Illinois Law Enforcement Training Standards Board shall  
10 revoke the accused officer's certification. If the accused  
11 officer appeals that determination to the Appellate Court, as  
12 provided by this Act, he or she may petition the Appellate  
13 Court to stay the revocation of his or her certification  
14 pending the court's review of the matter.

15 (o) None of the Illinois Labor Relations Board State  
16 Panel's findings or determinations shall set any precedent in  
17 any of its decisions decided pursuant the Illinois Public  
18 Labor Relations Act by the Illinois Labor Relations Board  
19 State Panel or the courts.

20 (p) A party aggrieved by the final order of the Illinois  
21 Labor Relations Board State Panel may apply for and obtain  
22 judicial review of an order of the Illinois Labor Relations  
23 Board State Panel, in accordance with the provisions of the  
24 Administrative Review Law, except that such judicial review  
25 shall be afforded directly in the Appellate Court for the  
26 district in which the accused officer resides. Any direct  
27 appeal to the Appellate Court shall be filed within 35 days  
28 from the date that a copy of the decision sought to be  
29 reviewed was served upon the party affected by the decision.

30 (q) Interested parties. Only interested parties to the  
31 criminal prosecution in which the police officer allegedly,  
32 while under oath, knowingly and willfully made false  
33 statements as to a material fact going to an element of the  
34 offense of murder may file a verified complaint pursuant to

1 this Section. For purposes of this Section, "interested  
 2 parties" shall be limited to the defendant and any police  
 3 officer who has personal knowledge that the police officer  
 4 who is the subject of the complaint has, while under oath,  
 5 knowingly and willfully made false states as to a material  
 6 fact going to an element of the offense of murder.

7 (r) Semi-annual reports. The Executive Director of  
 8 the Illinois Labor Relations Board shall submit semi-annual  
 9 reports to the Governor, President, and Minority Leader of  
 10 the Senate, and to the Speaker and Minority Leader of the  
 11 House of Representatives beginning on June 30, 2004,  
 12 indicating:

13 (1) the number of verified complaints received  
 14 since the date of the last report;

15 (2) the number of investigations initiated  
 16 since the date of the last report;

17 (3) the number of investigations concluded  
 18 since the date of the last report;

19 (4) the number of investigations pending as of  
 20 the reporting date;

21 (5) the number of hearings held since the date  
 22 of the last report; and

23 (6) the number of officers decertified since  
 24 the date of the last report.

25 ~~{h}--A-police-officer-who-has-been-certified-or-granted-a~~  
 26 ~~valid-waiver-may-also-be--decertified--or--have--his--or--her~~  
 27 ~~waiver--revoked--upon-a-determination-by-the-Board-that-he-or~~  
 28 ~~she,-while-under-oath,-has-knowingly-and-willfully-made-false~~  
 29 ~~statements--as--to--a--material--fact--during---a---homicide~~  
 30 ~~proceeding.--A--determination--may--be--made--only--after--an~~  
 31 ~~investigation--and--hearing--upon--a-verified-complaint-filed~~  
 32 ~~with-the-Illinois-Law-Enforcement-Training--Standards--Board.~~  
 33 ~~No--action--may--be--taken-by-the-Board-regarding-a-complaint~~  
 34 ~~unless-a-majority-of-the-members-of-the-Board-are-present--at~~

1 the-meeting-at-which-the-action-is-taken.

2 (1)--The--Board--shall--adopt--rules--governing--the  
3 investigation--and--hearing--of--a--verified-complaint--to  
4 assure-the-police-officer-due-process--and--to--eliminate  
5 conflicts-of-interest-within-the-Board-itself.

6 (2)--Upon-receipt-of-the-initial-verified-complaint,  
7 the--Board--must-make-a-finding-within-30-days-of-receipt  
8 of-the-complaint-as-to-whether-sufficient-evidence-exists  
9 to-support-the-complaint.---The--Board--is--empowered--to  
10 investigate--and--dismiss-the-complaint-if-it-finds,--by-a  
11 vote-of-a-majority-of-the-members-present,--that-there--is  
12 insufficient--evidence--to--support--it. Upon-the-initial  
13 filing,--the-sheriff-or-police-chief,--or--other--employing  
14 agency,--of--the--accused--officer--may--suspend,--with-or  
15 without-pay,--the-accused-officer-pending--a--decision--of  
16 the-Board. Upon-a-Board-finding-of-insufficient-evidence,  
17 the--police--officer--shall--be-reinstated-with-back-pay,  
18 benefits,--and--seniority--status--as--appropriate.---The  
19 sheriff--or-police-chief,--or-employing-agency,--shall-take  
20 such-necessary-action-as-is-ordered-by-the-Board.

21 (3)--If-the-Board-finds,--by-a-vote-of-a-majority--of  
22 the--members--present,--that-sufficient-evidence-exists-to  
23 support-the--complaint,--it--shall--authorize--a--hearing  
24 before--an-administrative-law-judge-within-45-days-of-the  
25 Board's-finding,--unless,--based-upon--the--complexity--and  
26 extent-of-the-allegations-and-charges,--additional-time-is  
27 needed.---In---no---event---may---a---hearing--before--an  
28 administrative-law-judge-take-place-later--than--60--days  
29 after-the-Board's-finding.

30 (i)--The--Board--shall--have--the--power-and-authority-to  
31 appoint-administrative-law-judges--on--a--contractual--basis.  
32 The--Administrative--law-judges-must-be-attorneys-licensed-to  
33 practice-law-in-the-State-of-Illinois.--The-Board-shall--also  
34 adopt--rules--governing-the-appointment-of-administrative-law

1 judges and the conduct of hearings consistent with the  
2 requirements of this Section. The administrative law judge  
3 shall hear all evidence and prepare a written recommendation  
4 of his or her findings to the Board. At the hearing the  
5 accused police officer shall be afforded the opportunity to:

6 (1) Be represented by counsel;

7 (2) Be heard in his or her own defense;

8 (3) Produce evidence in his or her defense;

9 (4) Request that the Board compel the attendance of  
10 witnesses and production of court records and documents.

11 (j) Once a case has been set for hearing, the person who  
12 filed the verified complaint shall have the opportunity to  
13 produce evidence to support any charge against a police  
14 officer that he or she, while under oath, has knowingly and  
15 willfully made false statements as to a material fact during  
16 a homicide proceeding.

17 (1) The person who filed the verified complaint  
18 shall have the opportunity to be represented by counsel  
19 and shall produce evidence to support his or her charges;

20 (2) The person who filed the verified complaint may  
21 request the Board to compel the attendance of witnesses  
22 and production of court records and documents.

23 (k) The Board shall have the power to issue subpoenas  
24 requiring the attendance and testimony of witnesses and the  
25 production of court records and documents and shall have the  
26 power to administer oaths.

27 (l) The administrative law judge shall have the  
28 responsibility of receiving into evidence relevant testimony  
29 and documents, including court records, to support or  
30 disprove the allegations made by the person filing the  
31 verified complaint, and, at the close of the case, hear  
32 arguments. If the administrative law judge finds that there  
33 is not clear and convincing evidence to support the verified  
34 complaint that the police officer has, while under oath,

1 knowingly--and--willfully--made--false--statements--as--to--a  
2 material---fact---during---a---homicide---proceeding,---the  
3 administrative--law-judge shall make a written recommendation  
4 of dismissal to the Board. If the--administrative--law--judge  
5 finds--that--there--is--clear--and--convincing--evidence--to--support  
6 the--verified--complaint--that--the--police--officer--has,--while  
7 under--oath, knowingly--and--willfully--made--false--statements--as  
8 to--a--material--fact--during--a--homicide--proceeding,---the  
9 administrative--law-judge shall make a written recommendation  
10 of decertification to the Board.

11 (m)--Any person, with the exception of the police officer  
12 who is the subject of the hearing, who is served by the Board  
13 with a subpoena to appear, testify or produce evidence and  
14 refuses--to--comply--with the subpoena is guilty of a Class-B  
15 misdemeanor. Any circuit court or judge, upon application--by  
16 the--Board, may--compel compliance with a subpoena issued by  
17 the Board.

18 (n)--Within 15 days of receiving the recommendation,--the  
19 Board shall consider the recommendation of the administrative  
20 law--judge--and the record of the hearing at a Board meeting.  
21 If, by a two-thirds vote of the members present at the--Board  
22 meeting,--the--Board finds that there is clear and convincing  
23 evidence that the--police--officer--has,--while--under--oath,  
24 knowingly--and--willfully--made--false--statements--as--to--a  
25 material--fact--during a homicide proceeding, the Board shall  
26 order that the police officer be decertified as--a--full-time  
27 or--part-time--police officer. If less than two-thirds of the  
28 members present vote to decertify--the--police--officer,--the  
29 Board shall dismiss the complaint.

30 (o)--The--provisions--of--the--Administrative--Review Law  
31 shall govern all proceedings for the judicial review--of--any  
32 order--rendered--by the Board. The moving party shall pay the  
33 reasonable costs of preparing and certifying the--record--for  
34 review. If--the--moving party is the police officer and he or

1 she prevails, the court may award the police officer actual  
2 costs incurred in all proceedings, including reasonable  
3 attorney fees. If the court awards the police officer the  
4 actual costs incurred in a proceeding, including reasonable  
5 attorney fees, the costs and attorney fees shall be paid,  
6 subject to appropriation, from the Illinois Law Enforcement  
7 Training Standards Board Costs and Attorney Fees Fund, a  
8 special fund that is created in the State Treasury. The Fund  
9 shall consist of moneys appropriated or transferred into the  
10 Fund for the purpose of making payments of costs and attorney  
11 fees in accordance with this subsection (e). The Illinois Law  
12 Enforcement Training Standards Board shall administer the  
13 Fund and adopt rules for the administration of the Fund and  
14 for the submission and disposition of claims for costs and  
15 attorney fees in accordance with this subsection (e).

16 (p) If the police officer is decertified under  
17 subsection (h), the Board shall notify the defendant who was  
18 a party to the proceeding that resulted in the police  
19 officer's decertification and his or her attorney of the  
20 Board's decision. Notification shall be by certified mail,  
21 return receipt requested, sent to the party's last known  
22 address and to the party's attorney if any.

23 (q) Limitation of action.

24 (1) No complaint may be filed pursuant to this  
25 Section until after a verdict or other disposition is  
26 rendered in the underlying case or the underlying case is  
27 dismissed in the trial court.

28 (2) A complaint pursuant to this Section may not be  
29 filed more than 2 years after the final resolution of the  
30 case. For purposes of this Section, final resolution is  
31 defined as the trial court's ruling on the State  
32 post-conviction proceeding in the case in which it is  
33 alleged the police officer, while under oath, knowingly  
34 and willfully made false statements as to a material fact

1 during---a---homicide---proceeding.---In---the---event---a  
 2 post-conviction-petition-is-not-filed, an-action-pursuant  
 3 to-this-Section-may-not-be-commenced-more--than--2--years  
 4 after--the--denial--of--a--petition-for-certiorari-to-the  
 5 United-States--Supreme--Court,--or--if--no--petition--for  
 6 certiorari--is--filed,--2--years--after--the--date-such-a  
 7 petition-should-have-been--filed.---In--the--event--of--an  
 8 acquittal,--no--proceeding--may--be-commenced-pursuant-to  
 9 this-Section-more-than-6-years-after-the-date-upon--which  
 10 judgment-on-the-verdict-of-acquittal-was-entered.

11 (r)---Interested--parties.---Only-interested-parties-to-the  
 12 criminal-prosecution-in-which-the-police--officer--allegedly,  
 13 while---under---oath,--knowingly--and--willfully--made--false  
 14 statements-as-to-a-material-fact-during-a-homicide-proceeding  
 15 may-file-a-verified-complaint-pursuant-to-this--Section.---For  
 16 purposes--of--this--Section,--"interested-parties"--include-the  
 17 defendant-and-any-police-officer-who-has--personal--knowledge  
 18 that--the--police-officer-who-is-the-subject-of-the-complaint  
 19 has,--while-under-oath,--knowingly--and--willfully--made--false  
 20 statements---as---to---a--material--fact--during--a--homicide  
 21 proceeding.

22 (Source: 93SB472enr.)

23 Section 95. The amendatory changes to Section 6.1 of the  
 24 Illinois Police Training Act made by this amendatory Act of  
 25 the 93rd General Assembly supersede the amendatory changes  
 26 made to Section 6.1 of the Illinois Police Training Act by  
 27 Senate Bill 472 of the 93rd General Assembly, if Senate Bill  
 28 472 of the 93rd General Assembly becomes law.

29 Section 99. Effective date. This Act takes effect upon  
 30 becoming law."